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APPLICATION NO. FILING DATE		ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/812,682	0.	3/30/2004	Randall L. Redman	006593-1970	4022	
33375	7590	02/10/2006		EXAM	EXAMINER	
THOMPSO			GHATT, I	GHATT, DAVE A		
10 WEST S		PLAZA N.E. TREET		ART UNIT	PAPER NUMBER	
DAYTON,	OH 45402	2-1758	2854	2854		
				DATE MAILED: 02/10/2006	5 -	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)					
Office Action Summary			82	REDMAN ET AL.	•				
				Art Unit					
		Dave A. 0	Shatt	2854					
Period fo	The MAILING DATE of this communication Reply	on appears on th	e cover sheet with the c	orrespondence ac	Idress				
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR F CHEVER IS LONGER, FROM THE MAILIN Insions of time may be available under the provisions of 37 (SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory re to reply within the set or extended period for reply will, by eply received by the Office later than three months after the aded patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF TI CFR 1.136(a). In no evi ion. period will apply and w y statute, cause the app	HIS COMMUNICATION ent, however, may a reply be timil expire SIX (6) MONTHS from dication to become ABANDONE	I. nely filed the mailing date of this c D (35 U.S.C. § 133).					
Status									
1)[\]	Responsive to communication(s) filed on	22 August 200!	5						
	Responsive to communication(s) filed on <u>22 August 2005</u> . This action is FINAL . 2b) This action is non-final.								
/—	<u> </u>								
٠,۵	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)⊠	4)⊠ Claim(s) <u>1-30</u> is/are pending in the application.								
-	4a) Of the above claim(s) is/are withdrawn from consideration.								
	Claim(s) 16-22 and 30 is/are allowed.								
·	 ✓ Claim(s) 1-3.8,10,11,14,23,28 and 29 is/are rejected. 								
·									
	Claim(s) are subject to restriction a	-	equirement.						
Applicati	on Papers								
	The specification is objected to by the Exa	aminer							
•—			oted or b) objected to	by the Examine	r.				
10)☑ The drawing(s) filed on <u>30 March 2004</u> is/are: a)☑ accepted or b)☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority u	nder 35 U.S.C. § 119								
	Acknowledgment is made of a claim for fo ☐ All b)☐ Some * c)☐ None of:	oreign prioritý un	der 35 U.S.C. § 119(a)	-(d) or (f).					
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the priority documents have been received in this National Stage								
	application from the International Bureau (PCT Rule 17.2(a)).								
* S	ee the attached detailed Office action for	a list of the cert	fied copies not receive	d.					
Attachment					•				
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-94	18)	4) Interview Summary Paper No(s)/Mail Da						
3) 🔲 Infom	e of Draftsperson's Patent Drawing Review (PTO-94) nation Disclosure Statement(s) (PTO-1449 or PTO/5 · No(s)/Mail Date		5) Notice of Informal P. 6) Other:		D-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 2, 3, 8, 10, 11, 14, 23, 28, and 29 are rejected under 35 U.S.C. 102(b) as being anticipated by Martinez et al. (US 5,997,192). With respect to claims 1 and 29, as illustrated in Figure 1, Martinez et al. teaches a printer 10 for printing between a print roller 30 and a print head 16. Figure 2 shows a print head alignment system including a print roller assembly 6 having a print roller 30, mounted thereon and at least one stop 6B. Figure 2 also shows a print head support assembly 14 having a print head 16 mounted thereon. Figure 2 also shows at least one detent (the tip of element 7), a surface of said detent engaging a surface of said stop 6B to maintain alignment of said print head 16 with the print head roller 30. Figure 1 shows an actuating assembly (shaft 1) associated with the print head support assembly 14 and the print roller assembly 6 for movement thereof so as to back the stop 6B away from the detent (the tip of 7) before moving the print head support assembly 14 so as to provide an access space between the print head and the print roller for allowing print media to be removed and inserted.

With respect to claim 2, Martinez et al. teaches the actuating assembly 1 connected to move the print head support assembly 14 and operates to back the detent (the tip of 7) off of the

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stop 6B before moving at least one side of the print head 16 away from the print roller 30 to provide the access space.

With respect to claim 3, as shown in Figure 1, Martinez et al. teaches the print head support assembly including a pivot frame (arm 14) pivotally attached toward one end to pivot about a pivot axis 17.

With respect to claim 8, Martinez et al. teaches a stop 12 located below a first side of said print head support assembly to limit downward movement of an inner side of the print head 16 away from the print roller 6 while an outer side of the print head moves to create the access space.

With respect to claim 10, as shown in Figure 2, as shown in Figure 2, Martinez et al. teaches the surface of the detent (tip of element 7) and the surface of the stop surface 6B are engaged in a manner that permits the print head 16 to float relative to the print roller 30 during operation when the surface of the detent moves along the surface of the stop.

With respect to claim 11, the print head support includes a biasing member 18 for urging the print head toward the print roller.

With respect to the method of claim 23, Martinez teaches a method in a printer, for disengaging a print head support assembly and a print roller assembly, wherein said print roller assembly includes at least one substantially vertical stop surface 6B engaged with at least one substantially vertical detent surface (the hook portion of element 7) of the print head support assembly (shown generally at 14) maintaining alignment of a print head 16 and a print roller 30. As shown in Figures 1-3, and as outlined in columns 3-4, the method comprises the step of (a) moving the print roller assembly in a first rotational direction to space said detent surface from

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said stop surface 6B. Figures 1-3 also show the steps of, after step (a), moving at least one side of the print head support assembly in a second direction (vertically downwards) away from the print roller assembly to provide an access space between the print head and the print roller for allowing print media to be removed and inserted.

With respect to claims 28 and 29, because Martinez et al. teaches the first direction being rotational and the second direction being vertically downwards, at a point of intersection between the direction vectors, the first direction is substantially perpendicular to the second direction.

Allowable Subject Matter

3. Claims 16-22 and 30 are allowed.

Claim 30 has been allowed because the prior art of record does not teach or render obvious the total combination claimed, including a print head support assembly having a print head mounted thereon and a pair of spaced apart detents aligned with the pair of spaced apart stops, each of the detents has a substantially planar surface engaged with a corresponding substantially planar surface of one of the stops to maintain alignment of the print head.

4. Claims 4-7, 9, 12, 13, 15, and 24-27 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim 12 is indicated as having allowable subject matter because the prior art of record does not teach or render obvious the total combination claimed, including spaced apart lateral

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guide members that interact with the lateral guide portions of the print roller assembly to orient the print head along an axis of the roller.

Replacement Office Action

- 5. This office action replaces the office action of November 2, 2005. The November action did not address new claims 29 and 30. The present office action addresses claims 1 through 30. The statutory time for response has been reset. As outlined in the section below (paragraph 7), this action is also made FINAL.
- 6. The applicant's remarks submitted August 22, 2005 have been fully considered. In view of the applicant's remarks with respect to the prior art reference to Yamada, the 35 U.S.C. 102(e) rejections based on Yamada have been withdrawn. Claim 12, which was previously rejected under Yamada, has now been indicated as having allowable subject matter. New claim 30 has also been indicated as allowed.

With respect to the applicant's remarks concerning the prior art reference to Martinez, the examiner respectfully disagrees. The applicant claims that the alignment of the print head 16 and the print roller 30 is not impacted by the detent spring 7 and notch 6B. However, as pointed out in column 4 lines 47-52, the cam 6 (which holds the print head) is normally held in position by leaf spring 7, which engages detent notch 6b. Consequently, the Martinez arrangement does provide at least some alignment between the printhead and the platen. This is also shown in Figure 2. Because the examiner disagrees with the applicant on this point, the 35 U.S.C. 102(b) rejections have been maintained.

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Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dave A. Ghatt whose telephone number is (571) 272-2165. The examiner can normally be reached on Mondays through Friday 8:00 AM to 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew H. Hirshfeld can be reached on (571) 272-2168. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DAG

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